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APPLICATION N	<b>√</b> O.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/891,020 06/25/2001		06/25/2001	Gordon J. Harris	07072-137001/CS-005	9419
26161	7590	05/03/2005		EXAMINER	
FISH &	RICHA	ARDSON PC	NGUYEN, QUANG N		
225 FRANKLIN ST BOSTON, MA 02110			ART UNIT	PAPER NUMBER	
	,			2141	<del></del>
				DATE MAILED: 05/03/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

<u> </u>						
	Application No.	Applicant(s)				
Office Action Summary	09/891,020	HARRIS, GORDON J.				
Office Action Summary	Examiner	Art Unit				
The MAU ING DATE of this communication and	Quang N. Nguyen	2141				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1)⊠ Responsive to communication(s) filed on <u>11 February 2005</u> .  2a)⊠ This action is <b>FINAL</b> . 2b)□ This action is non-final.						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) Claim(s) 1-11 and 14-22 is/are pending in the application.  4a) Of the above claim(s) is/are withdrawn from consideration.  5) Claim(s) is/are allowed.  6) Claim(s) 1-11 and 14-22 is/are rejected.  7) Claim(s) is/are objected to.  8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers	, olosiisii roquiioilisii.					
9)☐ The specification is objected to by the Examiner.  10)☒ The drawing(s) filed on 24 September 2001 is/are: a)☒ accepted or b)☐ objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11)☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No.  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)  1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 02/11/2005.  U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04)  Office Ac	4)  Interview Summ Paper No(s)/Mai 5)  Notice of Inform: 6)  Other:					

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## **Detailed Action**

1. This Office Action is in response to the Amendment filed on 02/11/2005. Claim 3 has been amended. Claims 12-13 have been canceled. Claims 19-22 have been added as new claims. Claims 1-11 and 14-22 remain for examination.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-11 and 14-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nijhawan et al. (US 6,374,341), herein after referred as Nijhawan, in view of Vishin et al. (US 5,860,146), hereinafter referred as Vishin.
- 4. As to claim 1, Nijhawan teaches a method comprising:

moving data from a mass storage device into a physical memory page, said physical memory page comprising a plurality of physical memory clusters (a plurality of memory blocks 92 and 94 are aligned as in Fig. 9) (Nijhawan, Fig. 9);

creating a logical page providing an aligned view of the data (Nijhawan, Fig. 9 and C3:L60 – C4:L27);

establishing a relationship between the logical page and the physical memory page such that the logical page is associated with said plurality of physical memory clusters (a logical page number is mapped or translated to a physical page number, and then the target physical location within the page can be accessed) (Nijhawan, C4: L3-6);

forwarding a list of the logical pages (i.e., a page table) to a storage resource such that the data referenced by the logical pages are stored subsequently into a storage resource (as in Fig. 8, the linear address translation maintains all memory blocks are aligned, no two such memory blocks are mapped in the same linear address, no overlapping mappings and the block of memory is correctly sized-aligned in physical memory as in Fig. 9) (Nijhawan, C9: L26-37 and C10: L7-16).

However, Nijhawan does not explicitly teach moving data from a network layer into a physical memory page.

In a related art, Vishin teaches <u>a distributed computer system</u> having a primary translation lookaside buffer for storing page table entries and translating virtual (*logical*) addresses into physical addresses governed by a memory controller 112 that can also <u>send requests via a network 114 to pull in pages of data stored in the memory stores or secondary memory of other clusters 102 or other devices coupled to the network 114 (*i.e.*, moving/accessing/writing data from/to a remote cluster 102 via the network 114 inherently includes the step of moving data from a network layer into a physical memory space) (Vishin, Fig. 1, C1: L12-24).</u>

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to combine the teachings of Nijhawan and Vishin to include moving data from a network layer into a physical memory page since such methods were conventionally employed in the art to extend the address space to memory outside the cluster by using virtual memory management subsystem to manage access to remote physical address through the use of a (remote) page table and/or an auxiliary translation lookaside buffer (Vishin, C1: L5-9 and L54-63).

- 8. As to claim 2, Nijhawan-Vishin teaches the method of claim 1, further comprising: dividing the physical memory pages into physical memory clusters (memory block size from 4K to 4M) such that the data received by the network layer is stored into the physical memory clusters (i.e., data is stored in memory blocks 92 and 94) (Nijhawan, Fig. 9 and C10: L7-16).
- 9. As to claim 3, Nijhawan-Vishin teaches the method of claim 1, further comprising: creating a plurality of logical pages based on the offset and length of the data associated with a network drive operation (Nijhawan, C7: L3-18 and C8: L40-51).
- 10. As to claim 4, Nijhawan-Vishin teaches the method of claim 1, further comprising: creating a read only logical page comprising zeros, i.e., comprising un-initialized data (the OS ensures that all memory blocks are aligned on a 4M linear address boundary so

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that the lower 22 bits of the starting linear address of the memory blocks are zero)

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(Nijhawan, C2: L1-5).

11. As to claim 5, Nijhawan-Vishin teaches the method of claim 1, further comprising:

merging an existing physical memory cluster with a new physical cluster based on the

offset and length of the existing physical memory cluster and based on the offset and

length of the new physical memory cluster (within the allocated 128K of memory, the

OS inherently maps 64K block of memory that resides in physical memory on 64K

boundaries, which can be used for the desired 40K block, and then the extra memory

on either side of the 64K boundaries can be reallocated/remerged) (Nijhawan, C9:L61 -

C10:L7).

12. Claims 6-11 are corresponding system claims of method claims 1-5; therefore,

they are rejected under the same rationale.

13. Claims 14-18 are corresponding computer-readable medium claims of method

claims 1-5; therefore, they are rejected under the same rationale.

14. Claims 19-22 are rejected under 35 U.S.C. 103(a) as being unpatentable

over Nijhawan-Vishin, and further in view of Kurmann et al. (Speculative

Defragmentation - A Technique to Improve the Communication Software

Efficiency for Gigabit Ethernet), hereinafter referred as Kurmann.

15. As to claims 19-21, Nijhawan-Vishin teaches the method of claim 1, but does not explicitly teach the network layer uses a transport control protocol / internet protocol (TCP/IP) to transmit and receive the data as data packets over a computer network such as an Ethernet.

In a related art, Kurmann teaches an implementation of a Zero-Copy TCP/IP Stack with Speculative Defragmentation, wherein the TCP protocol stack automatically generates zero-copy packets of 4Kbyte into IP fragments to transmit and receive over an Ethernet Network as in Figs. 2-3 (Kurmann, section 3.2, pages 4-5).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to combine the teaching of Nijhawan-Vishin and Kurmann to use TCP/IP to transmit and receive the data as data packets over the Ethernet network since such methods were conventionally employed in the art to allow the system using the DMA-engine of the NIC in order to fragment and defragment frames directly from and into memory pages that are suitable from mapping between user and kernel space.

16. As to claim 22, Nijhawan-Vishin-Kurmann teaches the method of claim 21, wherein the data packets are odd-sized (the TCP protocol stack automatically generates zero-copy packets of 4KB whenever possible and the driver decomposes them into three IP-fragments), arrive asynchronously, and contain metadata embedded with real data (the fragmentation is done in a standard way by setting the flag and the proper offsets in the IP headers) (Kurmann, section 3.2, pages 4-5).

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17. Applicant's arguments as well as request for reconsideration filed on 02/11/2005

have been fully considered but they are not deemed to be persuasive and moot in view

of the new ground(s) of rejection.

18. Applicant's amendment necessitated the new ground(s) of rejection presented in

this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP

§ 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37

CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within

TWO MONTHS of the mailing date of this final action and the advisory action is not

mailed until after the end of the THREE-MONTH shortened statutory period, then the

shortened statutory period will expire on the date the advisory action is mailed, and any

extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

the advisory action. In no event, however, will the statutory period for reply expire later

than SIX MONTHS from the date of this final action.

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19. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Quang N. Nguyen whose telephone number is (571)

272-3886.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

SPE, Rupal Dharia, can be reached at (571) 272-3880. The fax phone number for the

organization is (703) 872-9306.

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Quang N. Nguyen

SUPERVISORY PATENT EXAMINER

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